Document 1

Filed 04/07/2008 Page 1 of 20

2

3

4

5 6

7 8

9

10

11 12

13

14 15

16 17

18

19

20 21

22

23 24

25

26

27

28

Recording Requested by Private Attorney General

08 APR -7 PM 3: 56

Trans.



DEPUTY

Space above this line for Recorder

## UNITED STATES DISRICT COURT Southern District of California

To:

U.S. Attorney

When Recorded Mail to:

Address: c/o P.O. Box 511

Zip: Spring Valley, Ca (91976)

Name: Mary Bochum

880 Front St.

San Diego, CA 92101 Alien Tort Claim Act

Mary Bochum

Plaintiff,

vs

Bob Pedrino and Helen Pedrino

Defendant

'08 CV 0629 H

Affidavit of information Affidavit of Obligation/ Truth "True Bill in Commerce" By the Petitioner, (Mary Bochum),

A.K.A., Creditor/ Lien Claimant Felony, High Crimes and Racketeering

Influenced and Corrupt Organizations

A) Invasions of TITLE 47 > CHAPTER 5 >

SUBCHAPTER V Sec. 223. the Law of the Nations/ United Nation Protocols: the Universal Declarations of Human Rights, the International Covenant on Civil and Political Rights, and United Nations Human Right Committee, also the Universal Declarations of Human Rights, (18 United States Code 4 Federal

Rules of Criminal Procedure, Rule 3.

( Request for a Special Grand Juries Investigations)

Criminal Complaint & Demand for Grand Jury Review Mix War and Domestic Terrorists threat - 1 -

2

3

4

5 6

7 8

9

10

11 12

13

14 15

16

17

18

19

20 21

22

23

24

25 26

27

28

THIS CRIMINAL COMPLAINT AND AFFIDAVIT OF INFORMATION/ TRUE BILL DOES NOT ARISE FROM THE SUBJECT MATTER OF ANY PREVIOUS DISPUTES IN CLASS ACTION.

Affidavit of Information/ Affidavit of Obligation (Affidavit of Truth) "True Bill in Commerce" in support of a Criminal Complaint.

I, (Mary Bochum), the Complainant/ Affiant in the instant matter, am reporting, by Affidavit of Obligation, and am giving (Public Caveat Notice, that the General Public Act Large is in Jeopardy , Due to the Outrageous Unethical Business Practice of Insolvent Private Corporation Willful International Covenant on Civil and Political Rights, and United Nations Human Right Committee, also the Universal Declarations of Human Rights, united States of America and all Respondents listed in below/ Malfeasants should be subjected to this Alien Tort Claim Act to the office of the California Attorney General believed to be the Competent Authorities to which Knowledge of criminal action should be reported. This "True Bill in Commerce" Affidavit of Obligation is pursuant to 18 United States Code Section 4 (18 USC 4), the Federal Rules of Criminal Procedure, Rule 3, Title 18 (18 USC) Section 4 States:

"Whoever, having knowledge of the Actual commission of a felony cognizable by a court of the United States, conceals, and does not as soon as possible make known, the same to some Judge or other person in civil or Military authority under the United States, shall be fined

Criminal Complaint & Demand for Grand Jury Review

Mix War and Domestic Terrorists threat - 2 -

not more than \$500.00 or imprisoned not more than three years, or both." Federal Rules of Criminal Procedure Rule 3 States:

"The complaint is a written statement of the essential fact constituting the offense charged. It shall be made upon oath, before a magistrate." Pursuant to the Rome Convention, Etc.

In order for a crime to exist, four elements must exist. First there must be a clearly defined crime or criminal action. Second, there must be a victim. Third that the victim must have been damaged or injured, and fourth, the criminal intent must be established on the part of the accused. Without proof of all four elements, no action can be considered criminal.

In this matter the complainant affiant is the victim, the Commercial Affidavit set the complained issues and this criminal complaint defines the crimes, verifies the actual damages, and the intent was established by proof that the accused/Libel / Harassments/Domestic Terrorists threats, Despite of Caveat Notice to cease and Desist ,Etc.

#### PARTIES OF INTEREST

Helen Pedrino.

Petitioner at all times mentioned is Mary Bochum and Associates
Respondent at all times mentioned is Robert/Bob Pedrino Pedrino &

STATEMENT OF FACTS

I Mary Bochum Acting Private Attorney General, declare and attest that information mention on how the General Public at large is in Criminal Complaint & Demand for Grand Jury Review

Mix War and Domestic Terrorists threat - 3 -

26

27

28

١

Jeopardy due to the Outrageous Unethical Business Practices, the Affirmative Fact by the Respondents Robert/Bob Pedrino & Helen Pedrino Dismay at his Original Insolvent Mortgage Lenders failed to give disclosure Pursuant to the Truth and Lending Act that all three lender/ Insolvent Mortgage Lenders did not give Bob a loans Rather the Records show these were Investments into the open Market, aka alleged sold as loans under the color of office and state law which cause the Posting in the New Paper for Public Records to the General public of the Violations of the Fair Debt Collections Act and the Ultimate fact Bob & Helen Original Insolvent Mortgage Lenders are in Class Action Lawsuit Settlement Agreement for the 50 states by the Illinois/New York Attorney General against the Insolvent Mortgage Lenders has further Breach the settlement agreement for the 50 state by giving Bogus loans to Robert/Bob Pedrino & Helen Pedrino , were never given full Disclosure by their Original Mortgage Lenders did not loan any Lawful Money , and Bob Original Insolvent Mortgage Lenders also fail to give full Disclosure of the Settlement agreement has been breach (Were in fact a 100% Mere Investment into open market) the End Result Joint- Tenant Robert/Bob Pedrino & Helen Pedrino look to Private Investors /Independent Investors who not a Party to the Original Insolvent Mortgage Lenders and they share with them the Investor Missions Primary Directive to come together and aid home owners who in Distress has other options that available to due Bad Credit/ Rescission of the Deed of Trust under the status of fraud/ Walk Away of Property that in distress due to Predatory Lending of Prime Loans and further Alternative to Received full Reconveyance on Criminal Complaint & Demand for Grand Jury Review

the Deed of trust even thou the Original Insolvent Lender who
Misrepresented as a Loan & Settlement / Power of Attorney to do a
Short Sale & Negotiate Discount of the Note and Agreement between the
Parties were agreed between Bob and the Investor.

6 7

Я

1

2

3

4

5

9 10

11 12

13 14

15 16

17

18

19

20 21

22

23

2526

27

28

I Mary Bochum , declare and attest Joint- Tenant Robert/Bob Pedrino & Helen Pedrino Breach the Original Agreement that he made with this Investor by terminating and Bar them from Negotiate/ Payoff of the short sale All of his Independent Contractor the same date this Investor had to leave out of town to take care of a Family Emergency and the Respondents Robert/Bob Pedrino. Pedrino Knew or should have known for nowhere on the phone conference for several hour Bob nor his wife never once reveal their contentions nor new discovery after 90 day after the agreement of with this Investor Bob's wife Helen disclosed to me that their son was funded ( she didn't go into detail maybe her son won the Lottery) and she further mention out of the clear blue sky his plan on paying off all the property , Bob started Pretending as if his suffering for temporary Memory loss or Alzheimer under the color of office and state law libel name and Character of the Investors and further Conspire by use of Allege been trying to get in contact with Mr. Breland

Unveil this Conspiracy to aid Bob in his temporary Alzheimer/ Memory loss of Writing agreement between Bob and this Investor is not operating a charity Organization and Bob should take Responsibility and cure the situation , I can not give Bob any legal advice and despite of Exhibit Symptom of person suffering Memory loss is more Criminal Complaint & Demand for Grand Jury Review

I Mary Bochum Acting Private Attorney General, declare and attest

21

24 25

23

26 27

28

babysitting Rate set, Exempting Bob from taking care of his own Responsibilities , in good faith, I admonish Bob to stop this Artificial Grade school Reasoning , Willful Negligence due to pride is the only thing that's hindering Bob from going back to the round table, Cure and defects any give considerations for the time that was invested prior to Bob Breach agreement by terminating / Bar all fiduciary Indenture Independent Contractors from carry out their assignment , After I Reveal to Bob the New Discovery what his wife slip out and disclosure to me about their son Funding 90 day after his being in the Investment Project to Aid Home Owner agreement were enter into, in good faith I mentions at the Phone conference for several hours and this would have been a great time to give notice Rescissions of agreement in Good Faith , fortunately Bob's Temporary Memory loss made a come back to his senses because I further Reminded him all the Mention in the above was a willful Breach of Agreement without conscious disregard for the Parties who come to Aid this Vessel in Distress, Bob email me , and he mention, he no longer needed the service , I Return the e-mail and Reminded him that, I am not a party for I have no agreement with you , and Please Redirect all Notices to the Investors,

I Mary Bochum have further Reason to believe Bob's Pride could not allow him to Approach this Investor perhaps due to great Embarrassment, that I made have Disclosure some sensitive Information about Bob & Helen well plan out Conspiracy, and the Affirmative fact Criminal Complaint & Demand for Grand Jury Review

Mix War and Domestic Terrorists threat - 6 -

24

25

26

27

28

Bob Corporate Politic Political Argument and Debates Begin and he Continue to use Harassing email, making all Source of Presumptuous, unfounded claims and I personal felt the email was use as a form of Harrassments, aka Domestic terrorist threats, Political Arguments & Debates and I felt that my personal safety was in Jeopardy, so I email Bob & Helen a Caveat Final Warning: to Cease and Desist all email and I email him a copies of TITLE 47 > CHAPTER 5 > SUBCHAPTER V Sec. 223. And mention I have and will Report his Morbid / Neurotic Misconduct & Outrageous and Unethical Behavior to the Attorney General, and I file this complaint not as a mean to delay , the Affirmative fact Bob Contention under the color of office and state law , continue to send harassing email of Presumptuousness and conclusion Owners of Mortgage without any foundation that a Neutral Party one Moore, allegations of Business card, 5 Count he allege from a Public Authority District Attorney, perhaps Bob is on Medication and he forgotten to take his Medications the Doctor may have Prescribe to him or all his Contention maybe due to the Essential fact, I let the cat out of the bag, Bob maybe still upset because I unveil / Reveal his Conspiracy, and this is when the Corporate Politic Political Argument and Debates Begin for the truth is a lonely business , No one want to hear it.

I, ( Mary Bochum ), the Complainant/ Affiant further declare and attest that both Bob & his wife Helen should be subjected to this Alien Tort Claim Act/ Criminal Complaint/ True Bill in Commerce, and

Letter-Rogatory / Waiver further subjected to the civil liability

Criminal Complaint & Demand for Grand Jury Review

Mix War and Domestic Terrorists threat - 7 -

pursuant to Article 9 of the Uniform Commercial Code, Perfection of Secure Instrument, Rebuttal within Specified Period of time point for point under the penalty of perjury, and under full Commercial Liability by all Respondents/ Malfeasants And Associates Silent Parties.

Domestic Mixed War- a mixed war is one which is made on one side of Public Authority, and the other by mere private person, (Black's Law Dictionary 5<sup>th</sup> Ed. Page 1420). War does not exist merely because of an armed attack by Military forces of another nation until it is a condition recognized or accepted by political authority of Government, which is attacked either through an actual declaration of war or other acts demonstrating such, criminally under Title 18, Section 4, civilly under Title 42, Section 1983, 1985, 1986, position emphasis added:

(Sun. V. Sun Life Assure Co. Of Canada, D.C. 57 F Supp. 620, 621)

Mixed war is the disintegration of peace: Webster's states: "A State of hostility, conflict, or antagonism, a struggle between opposing forces," not necessarily open, violent, armed confrontations, although a continued state of disrupted peace by any forced lead to open armed conflict.

Malfeasance of office by such wrongful action, these individuals have acted with malfeasance under the Colour of office and International law, Mental state was to cause willful and deliberate injuries and harm, by breach of Agreement Misrepresentation & conspiracy in avoidance of given Consideration, Etc.

Criminal Complaint & Demand for Grand Jury Review

Mix War and Domestic Terrorists threat - 8 -

In addition to and along with the above cited Damages cause by Human Right Violations, the accuser's acting in concert with such so Complete such acts as listed as follows:

Obstructing enforcement (a) whoever holds, or returns any person to a condition of Restraint with the intent of placing him or returning him to a condition/ violation of civil/ human rights shall be fined under Title or Imprisoned not more than 10 years or both.

(b) Whoever obstruct, or in any way interfere with, or prevent the enforcement of this section shall be liable to penalties prescribed in subsection (a) Source (June 25, 1948) ch. 645, 62 Stat. 772 Pub. 1-103-322, Title xxxiii sec 330016 (1) R) Sept. 13 1994 108 stat. 2147.

Pub. 104-208 Div. Title 2 Sec 218 (a) Sept. 1996. 100 Stat. 3009 J 73.

#### Fraud- Misrepresentation

Permitting shown and demonstrated Acts under the Status of fraud and Actively participating in a scheming conspiracy of untruths and misrepresentation to deceived the Public at Large and those who entrusted themselves in dealing in good faith, while specifically acting in deliberate bad faith within such fraud was shown (Cal. Penal Code sec. 532 18 USC 1001).

#### Conspiracy-

A confederation of two or more individuals who may not know each other but by their joint effort, commit some unlawful or criminal act.(Black's Law Dictionary). Multiple officials, agents, and other persons named properly noticed by the attached commercial affidavit

Criminal Complaint & Demand for Grand Jury Review Mix War and Domestic Terrorists threat - 9 -

Racketeering.

Is the combination of the above identified crimes. Title 18
United States Codes Section 1961 (RICO) defines it as involving a host of patterned criminal actions that includes but is not limited to an act or threat, Fraud, kid napping, gambling, arson, and as in the instant case, robbery, bribery, extortion, murder, misrepresentation, etc..

The explanation of crimes Element, Human Rights Violation, mention in the above stem from other hidden Silent / Secret Conspiracy, being forced upon the general public at large/ the People of this California Republic and the International Communities. Such Crimes and this Affidavit of Information, is registered in the overall context of the Bankruptcy of the United States the, District of Columbia) as per Jurisdiction set forth In the U.S. Constitution Article 1, section 8, clause 17, and 18 and Article 4, Section 3, clause 2) the United States Bankruptcy is a direct result of the Federal Reserve act of Dec. 22, 1913, in which the delegated authority of Congress to be Responsible for the Nation's currency was unconstitutional and was clearly reiterated on march 17, 1993 on the floor of the House of Representatives by James Traficant, Jr. (Ohio) addressing the House, it is recorded in the United States Congressional Record, Wednesday, March 17, 1993, vol. 33 page HI303:

 $$\operatorname{Mix}$$  War and Domestic Terrorists threat - 10 -

1.0

"Mr. Speaker, we are here now in chapter 11, member of congress are official trustees presiding over the greatest reorganization of any bankrupt entity in world history. The U.S. Government," he further mentioned, "the U.S. attorney general the "permanent member" to the Secretariat of the Interpol operation and the Secretary of the Treasury, the "alternate permanent member" under article 30 of the constitution, and regulation of Interpol 22 USC 263 (a), the agents are required to renounce their allegiance to their respective countries and expatriate consequently, all "public servant" official, Congressmen, politician, Judges, attorney, law enforcement personnel, the states and their various agencies are express agents of the foreign principal. Private Municipal Corporation in behalf of the United States A) A Federal Corporation title 28 U.S.C. Section 300(5) chapter 176 mentions in the United States is a Corporation 534 federal supplement 724.

This Enterprise should be subject to 28 USC sec 4 of the commission of crimes cognizable by a court of the United States.

Title 18 USC sec 513 mentions: "Whoever makes, utters, or possesses a counterfeited security of a State or political subdivision thereof or of an organization, or whoever makes, utters, or possesses a forged security of a state or political subdivision thereof, organization with intent to deceive another person, organization, or government shall be fined not more than \$250,000 or imprisoned not more than ten (10) years or both." Among securities defined at

Criminal Complaint & Demand for Grand Jury Review Mix War and Domestic Terrorists threat - 11 -

18 USC sec 2311 is included: "evidence" of indebtedness, which in a broad sense may mean anything that is due and owing, which would include a proformance /DUTY, OBLIGATION, OR RIGHT OF ACTION.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Letter-Rogatory/ Waiver of Contractual Right of Implied Contracts, agreement Between the Parties

Caveat Notice: provisions of this Implied agreement between the Parties, shall not be construed as a waiver or limitation of that Secure Party's right agreement. I, (Mary Bochum), shall not be deemed to have waived right under this agreement unless such waiver is given in writing and signed by All Right Reserved Waiver , None Ever No delay or omission on the part of the Secure Party's Mary Bochum in exercising a right shall operate as waiver of such right or any other right. A waiver by the Secure Party's Mary Bochum of a provision of this agreement shall not prejudice or constitute a waiver of the Secured Party's Mary Bochum at all time mention has the right otherwise to demand strict compliance with that provision or any other provision of this agreement. No prior waiver by (Mary Bochum) nor any course of dealing between (Mary Bochum), and the Debtor the Robert/Bob Pedrino & Helen Pedrino and Associates/ Malfeasant's shall constitute a waiver if Default for failure to Cure All Human Rights Violation of the Secure Party within time specified , said Breach of Duty , Forfeitures of All Respondents/ Debtor are obligations under this agreement as to future Transactions, Pursuant to the Guideline of Article 9 of the Uniform Commercial Code / United Nation Geneva Title 11 Adversary Proceeding Convention , The Rome Convention, Criminal Complaint & Demand for Grand Jury Review

Mix War and Domestic Terrorists threat - 12 -

1 according to Bankruptcy Code , further Waiver of Rights Waiver of 2 3 4 5 6 7 Я 9 10 11 12 13 14 1.5

17 18

16

19

20 21

22

23

24

25 26

27

28

Rights to 101(5) of the Bankruptcy Code, and section 54-70 Right to Waiver also includes Section 2242 / Section 2244 / Section Payment , 2246-50 provide that property shall be used to satisfy those creditors who have a lien against the Property , and that the lien-holder shall , whether reduce to Judgment , Liquidated, fixed contingent, secure or unsecured; or right to equitable remedy for breach of performance is subjected to the Remedies under the guideline of Article 9 of the Uniform Commercial Code , further agreement between the Parties, waiver to the Insolvency Act/ the Secure Party /Lien Claimant who has a lien against said property , and the lien holder shall be paid pro rata if the value of the property is insufficient to pay all lien holders in full, whenever the consent of is required under this Agreement, the granting of such consent by the secure party in one instance shall not constitute consent over the whole.

**UNITED NATIONS RESOLUTION #26** 

## The Universal Bill of Rights

A resolution to improve worldwide human and civil rights.

Description: Recalling the many egregious infringements of human rights,

Recognizing the need to protect basic human rights,

Deploring any acts by government at the sake of human rights,

Criminal Complaint & Demand for Grand Jury Review Mix War and Domestic Terrorists threat - 13 -

Determined to put an end to the violation of human rights, 1 2 The United Nations shall endorse what will be called the Universal Bill of Rights, the 3 articles of which are as follows: 4 5 Article 1 -- All human beings have the right to choose worship any faith, and to 6 change their religious beliefs at any time without punishment on the part of the 7 state. 8 9 Article 2 -- All human beings have the right to express themselves through speech and through the media without any interference. 10 11 Article 3 -- All human beings have the right to peacefully assemble. 12 13 Article 4 -- All human beings have the right to be treated equally under the law of 14 any member nation 15 16 17 **UNITED NATIONS RESOLUTION #53** 18 19 **Universal Freedom of Choice** 20 A resolution to improve worldwide human and civil rights. 21 Description: Aware that sometimes, all choices we face are an illusion, but nonetheless 22 strongly believing that as humans, we are entitled to make them ourselves, 23 Reiterating that freedom of choice is a defining element of our very humanity and the 24 inalienable right of all humanity, 25 Alarmed that there are those among us who seek to limit our ability to choose, including but 26 not limited to political, educational and consumer choice, 27

28

cultural conditioning,

Criminal Complaint & Demand for Grand Jury Review

Further alarmed that individuals can be influenced and their ability to decide limited through

Mix War and Domestic Terrorists threat - 14 -

4

17

16

18 19

20 21

22

23

24

25

26 27

28

Deeply disturbed that the practice of subliminal advertising appears to erode the fundamental human trait of free will,

Noting with concern that in the wider world, the populations of entire nations repeat non

sequesters issued by the State and remain in profound ignorance of the world around them,

Recalling the Resolution "Universal Bill of Rights" and Articles 1, 2 and 3 in particular,

Approving of past Resolutions restricting personal freedoms in the interests of moral decency,

Stressing that humanity has an innate curiosity about the world, and welcoming all efforts to permit this curiosity to reach its full potential,

- 1) Urges all members of the United Nations to recognize that a populace granted the freedom to make choices in life is a happier, more content and more productive society;
- 2) Strongly encourages leaders to imagine how different the world could be, if from an early age, people were free to exercise genuine choice in what they read, watched and learnt;
- 3) Recognizes that the most basic human characteristic is that of curiosity the ability to wonder, ask questions, and seek answers, and affirms its belief that no State should limit its people's freedom to do this;
- 4) Expresses its conviction that individuals should not be judged by society for the decisions they make, provided these decisions meet the condition set in Clause 5a of this document;
- 5) Declares and enshrines in law the freedom of all people to make choices according to their own conscience, particularly with regard to their philosophy of life, social/cultural development and awareness of the world, without unreasonable interference from the State, subject to the following limitations:
- a) The decisions taken do not directly inflict physical harm on the individual making them or physical or psychological harm on others; where this is the case, normal criminal law of the country in question applies,
- b) The legal quardian of any minor or physically or mentally incapable individual, the latter as defined in the Resolution "Fair Treatment of Mentally-III", remains responsible to make informed choices and decisions on their behalf, in accordance with any applicable rights and health and safety legislation laid down by the State,
- c) The right to choose with regard to services only extends to existing services, and Criminal Complaint & Demand for Grand Jury Review

does not mandate the creation of private health and education sectors in nations where provision of public services is a State monopoly, while the right of the State to later deregulate nationalized services, or choose not to do so, remains unaffected;

6) Declares a moratorium on the use of subliminal advertising pending independent internationally-coordinated research into its effects on the capacity of individuals and wider society to make rational decisions.

UCC 3-103 fraud, misrepresentation, duress, Estoppels, Bankruptcy, principal and agent law of contract.

UCC 3-103. Duty to act in good faith requires honesty not dishonest/ reasonable Commercial Standard of fair Dealing.

UCC 403. Filing Public Record or upon Acceptance by Filing offer.

UCC 1-201 (11) offer/ consideration/ Acceptance

UCC 1-105 Territorial, Application of the act, practice, Power to choose, Application Law, choose law, conflict of Law.

Criminal Complaint & Demand for Grand Jury Review

21

22

23

24

25

26

27

28

# Acceptance for Value of Alien Tort Claim Act of Malfeasants Payment of TEN Million Dollars, Lawful Money U.S. \$10,000,000.00 Or Partial Assignment of \$ 100,000.00 Per day

Nature of Crime Damage Penalty Authority of Damage \$100,000.0 18USC Invasion of International Protocols 1001 Under the Status of fraud/ \$ 18 USC 872 3 counts theft of exemption \$500,000.00 from count 4 (felony) (18USC 2112) no \$250,000.00 \$18USC 3571, 3623 Conspiracy, Libel, Slanders \$100,000.00 \$18USC, 241 \$250,000.00 \$18USC, Racketeering (Criminal) 1963 /Misrepresentations \$250,000.00 per day \$18 USC 872 See attachment: Bill of Exchange upon default Subtotal amount, see Attachment (A) Racketeering (Civil Value) Whatever the actual damages are, that can be proven, multiplied by 3, triple the damages.  $$10,000.00 \times 3 = $18 \text{ USC}, 1964$ 10 Human /Constitutional Violations \$ 100,250,000.00 (Human Rights violation) from count \$ see attachment Criminal Complaint & Demand for Grand Jury Review Mix War and Domestic Terrorists threat - 17 -

Pa

3

1

2

4

5

6

8

10

11 12

13

14 15

16

17

18

19

20

22

23

24 25

26

27

28

Partial Assignment table total \$ 100,000,000.00

\$ upon default, see exhibit

Racketeering civil penalties

of Bill of Exchange for said amount of Tem Million Dollars.

Mary Bochum), attest and affirm that the above information mentioned in this affidavit of truth is True and correct to the best of my knowledge and belief of Events that has taken Places on or around Oct. 2007 anything mention in the Affirmative should be view as true and correct also Caveat Notice , of Delegation of Authority within 7 days , to the Private Attorney General to Prosecute , this Alien Tort Claim Act in behalf of Foreign National/ General Public at Large in Rome According to the Rome Convention of the Alien Tort Claim Act, Or can please give me your legal Authority, if you choose not to prosecute, why each member doesn't fall in the realm of criminal prosecution of this Alien Tort Claim Act for Human Right violations of the United Nation International Protocols, Resolutions the International Covenant on Civil and Political Rights, Article , and United Nations Human Right Committee, also the Universal Declarations of Human Rights, Vienna Conventions and the Protocol to aid National who in Distress in or outside Sovereign Territory, mentioned in the above.

Henceforth Submitted

Mary Bochum Acting Private Attorney General

UCC-1 207.7 "Without Prejudice"

Criminal Complaint & Demand for Grand Jury Review

## Case UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

many Bochum )	NO.
) Plaintiff	DECLARATION OF SERVICE
) Vs.	Person served:
Bob Pedron 4)	Bub Redons & Helon Redong
146 per begins	Date served:
Defendant )	4/7/08
I, The undersigned declare not a party to this action; that I served the above	that I am over the age of eighteen years and named person the following documents:
- Chineral Compleint	to U.S. Attorney.
In the following manner: (check one below)	
1) By personally delivering copies to the per	rson served.
<ol> <li>By leaving, during usual office hours, copwho apparently was in charge and thereaf copies to the person served at the place w</li> </ol>	2PT T77311115G / Jan / 4. mas
By leaving copies at the dwelling house, to of the person served in the presence of a capparently in charge of his/her office or p was informed of the general nature of the mail, postage prepaid) copies to the person	usual place of abode, or usual place of business competent member of the household or a person lace of business, at least 18 years of age, who papers, and thereafter mailing (by first-class in served at the place where the copies were left.
By placing a copy in a separate envelope, named below and depositing each in the l	with postage fully prepaid, for each address
P.O. Box 894	113 Begrano
Terrecola, CA	92589
xecuted on 4 /7 . 200 & at San Di	

S 44 (Rev. 11/04)

### **CIVIL COVER SHEET**

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I. (a) PLAINTIFFS				I paper in		The san frager
MARY BO		DEFENDANTS	Poda DBAPR TI	JUDA OLICE		
Island Document			DEFENDANTS  BODY Robert Pedrino and Filer Bod500  1.0. BOX BOHINZER US CISTRICE  TOWNS 10 10 2500 STREET			
		•		6.0. BOR	5 894112 US 1	716 7 72 10 2
(b) County of Residence of First Listed Plaintiff SAN DIEGO						
	EXCEPT IN U.S. PLAINTIFF (	CASES)		County of Residence	of First Listed Defendant	Kiverside !!
				NOTE: DIVA	(IN U.S. PLAINTIFF CASE	ES ONLY)
				NOIE: IN LA	NU CONDEMNATION CASES,	USE THE LOCATION OF THE
(a) A 1		•		I	_(	7
Attorney's (Firm Name	e, Address, and Telephone Numi	ber)		Attorneys (If Knowl)	08 CV 062	O II
clo POB				1	10 CA 005	9 H
<u>SPRING</u>	Valley, CA 91	976		1 *	•	•
II. BASIS OF JURISI		in One Box Only)	TYT C	1		
_	•	in One Box Only)	III. C	TIZENSHIP OF	PRINCIPAL PARTIE	S(Place an "X" in One Box for Plaintiff
☐ I U.S. Government Plaintiff	☐ 3 Federal Question			( con an order of our only)	PTF DEF	and One Box for Defendant)
riaibutt	(U.S. Governmen	it Not a Party)	Citiza		l M I Incorporated or	Principal Place
· _				•	of Business In T	This State
2 U.S. Government Defendant	4 Diversity		Citiza	en of Another State	D 2 D 2 Incorporated an	restriction and a minimum services.
Detendant	(Indicate Citizens	hip of Parties in Item III)				d Principal Place 5 5
			Cirina	man Calliana action of the		THE THE STATE OF T
TY NAME OF THE OWNER OWNER OF THE OWNER OWN				en or Subject of a Creign Country	3 G 3 Foreign Nation	06 06
IV. NATURE OF SUI	T (Place an "X" in One Box Or	nly)				
CONTRACT		RTS	FOR	FEITURE/PENALTY	BANKRUPTCY	
☐ 110 Insurance ☐ 120 Marine	PERSONAL INJURY	PERSONAL INJUR		10 Agriculture	☐ 422 Appeal 28 USC 158	OTHER STATUTES
130 Miller Act	310 Airplane	362 Personal Injury -	<b>□</b> 63	20 Other Food & Drug	423 Withdrawal	400 State Reapportionment 410 Antitrust
☐ 140 Negotiable Instrument	315 Airplane Product Liability	Med. Malpractice  365 Personal Injury -	□ 62	25 Drug Related Scizure	28 USC 157	430 Banks and Banking
150 Recovery of Overpayment	320 Assault, Libel &	Product Liability	I 61	of Property 21 USC 881 30 Liquor Laws	200220	O 450 Commerce
& Enforcement of Judgment  151 Medicare Act	Slander	368 Asbestos Persona	0 64	10 R.R. & Truck	PROPERTY RIGHTS  820 Copyrights	460 Deportation
☐ 152 Recovery of Defaulted	330 Federal Employers' Liability	Injury Product	_   <u>O</u> 65	io Airline Regs.	☐ 830 Patent	470 Racketeer Influenced and Corrupt Organizations
Student Loans	340 Marine	Liability PERSONAL PROPERT	_v   □ 66	60 Occupational Safety/Health	☐ 840 Trademark	480 Consumer Credit
(Excl. Veterans)  153 Recovery of Overpayment	345 Marine Product	370 Other Fraud		0 Other		490 Cable/Sat TV
of Veteran's Benefits	Liability  350 Motor Vehicle	371 Truth in Lending 380 Other Personal		LABOR	SOCIAL SECURITY	810 Selective Service 850 Securities/Commodities/
160 Stockholders' Suits	355 Motor Vehicle	380 Other Personal Property Damage	יי טן	0 Fair Labor Standards Act	□ 861 HIA (1395ff)	Exchange
190 Other Contract 195 Contract Product Liability	Product Liability	385 Property Damage	0 72	0 Labor/Mgmt, Relations	862 Black Lung (923) 863 DIWC/DIWW (405(g))	☐ 875 Customer Challenge
196 Franchise	360 Other Personal	Product Liability	O 73	O Labor/Mgmt.Reporting	☐ 864 SSID Title XVI	12 USC 3410 890 Other Statutory Actions
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETITION	ير براج	& Disclosure Act  O Railway Labor Act	☐ 865 RSI (405(g))	☐ 891 Agricultural Acts
☐ 210 Land Condemnation ☐ 220 Foreclosure	441 Voting	☐ 510 Motions to Vacate		O Other Labor Litigation	FEDERAL TAX SUITS  870 Taxes (U.S. Plaintiff	892 Economic Stabilization Act
230 Rent Lease & Ejectment	442 Employment 443 Housing/	Sentence	G 79	I Empl. Ret. Inc.	or Defendant)	893 Environmental Matters 894 Energy Allocation Act
240 Torts to Land	Accommodations	Habeas Corpus:  530 General		Security Act	☐ 871 IRS—Third Party	895 Freedom of Information
245 Tort Product Liability	444 Welfare	S35 Death Penalty	٠.		26 USC 7609	Act
290 All Other Real Property	445 Amer. w/Disabilities -	540 Mandamus & Othe	er			900Appeal of Fee Determination
	Employment  446 Amer. w/Disabilities -	550 Civil Rights 555 Prison Condition	- 1			Under Equal Access to Justice
·	Other	555 Prison Condition				☐ 950 Constitutionality of
	440 Other Civil Rights		1		,	State Statutes
V. ORIGIN (Place)			<del></del>			<u> </u>
<b>7</b>	an "X" in One Box Only)					Appeal to District
V Original Ro	emoved from 3	Remanded from	4 Reinst	ated or 5 I ransi	erred from	Judge from
Treescang 31		Appellate Court	Renne	ned (enecif	inimitalisti	rici Magistrate
VI CAUSE OF A COMO	Telle the U.S. Civil Sta	inte under which you are	filing (D	o not cite jurisdictiona	l statutes unless diversity):	74.5
VI. CAUSE OF ACTIO	Brief description of ca	use.	~ ~ ~	Supremover	V Sec 223	
		Cloom, 2		W. W. C.		
VII. REQUESTED IN	CHECK IF THIS	IS A CLASS ACTION	DE	MAND 5	Check has	
COMPLAINT:	UNDER F.R.C.P.	23		MANUT J		if demanded in complaint:
VIII. RELATED CASE	(2)				JURY DEMAND:	∑XYes □ No
IF ANY	(See instructions):					
TE ANI		JUDGE			DOCKET NUMBER	
DATE		SIGNATURE OF ATT	ORNEY OF	PECOPD		
4/7/08	V UA		ONTE TO	. KLCOKD		
FOR OFFICE USE ONLY TOCKE						
OTTICE USE ONLY			·	·····		
RECEIPT # AMOUNT APPLIANCIES						
		APPLYING IFP		JUDGE	MAG. JUD	XGE .